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नई बिल्ली, शनियार, जुलाई 1, 1967/प्राचाइ 10, 1889

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NEW DELHI, SATURDAY, JULY 1, 1967/ASADHA 10, 1889

इस भाग में भिन्न पृष्ठ संस्था वी जाती है जिससे कि यह घलग संकलन के रूप में रजा जा सके। Separate paging is given to this Part in order that it may be filed

सीरिय

as a separate compilation.

NOTICE

नी वे लिखे भारत के असाधारण राजपन्न 31 मई, 1967 तक प्रकाणित किये गये।

The undermentioned Gazette of India Extraordinary were published up to the 14th June,

16	No. and Date Issued by		Subject		
70	G. S. R., 909, dated 8th June, 1967.	Ministry of Finance	Exempting matches from the duty of excise leviable thereon.		
I	G. S. R., 910, dated 12th June, 1967	Do.	Amendment in the notification No. 50—Customs, dated the 26th May, 1967.		
	G. S. R., 933 dated 13th June, 1967.	Do.	Further amendment in the rotifica- tion No. 204/66—Central Excises, dated 31st December, 1966.		
-3	G. S. R. 934, dated 14th. June, 1967.	Do.	Exempting extruded rods of aluminium with a circular or arc-like cross section from the duty of excise leviable thereon.		
	G. S. R. 935, dated 14th June, 1967.	Do.	exempting aluminium in any crude from including ingots, bars, blocks, slabs, billets, shots and pellets from the duty of excise leviable thereon.		

Issue No.	No. and Date	Issued by	Subject
	G.S.R. 936, dated 14th June, 1967.	Do.	Exempting aluminium manufact namely, plates, sheets, circles strips in any form from the cof excise leviable thereon.

ऊपर लिखे असाधारण गजटों की प्रतिथा प्रकाशन प्रवन्धक, सिविल लाइन्स, दिल्ली के मांगपत्र भेजने पर भेज दी जाएंगी । मांगपत्र प्रबन्धक के पास इन राजपत्नों के जारी होने की ता से 10 दिन के भीतर पहुंच जाने चाहिएं।

Copies of the Gazettes Extraordinary mentioned above will be supplied ϵ indent to the Manager of Publications, Civil Lines, Delhi. Indents should ϵ submitted so as to reach the Manager within ten days of the date of issue these Gazettes.

भाग II--वण्ड 3--उपलण्ड (i)

PART II—Section 3—Sub-Section (i)

- (रक्का मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य-देवों के प्रशासनों : कोडकर) केन्द्रीय प्राधिकारियों द्वारा जारी किए गए विधि के अन्तर्गत बनायें और जारी वि गर्य साधारण नियम (जिनमें साधारण प्रकार के आवेश, उप-नियम आदि रिमासित हैं)
- General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other the the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 14th June 1967

G.S.R. 961.—In exercise of the powers conferred by the proviso to article 309 of t Constitution, the President hereby makes the following rules to amend the class I posts (Manip Administration) Recruitment Rules, 1968, namely :-

I. Short Title,—These rules may be called the Class I posts (Manipur Administrat Recruitment (Amendment) Rules 1967.

2. In the Schedule to the Class I posts (Manipur Administration) Recruitment Rules, 19 as amended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as amended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as amended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as amended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as amended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as amended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as a mended by Ministry of Home Affairs Notification No. 1/36/64 HMT dated to the class I posts (Manipur Administration) Recruitment Rules, 19 as a mended by Ministry of Home Affairs No. 1/36/64 HMT dated to the class (Manipur Administration) Recruitment Rules (Manipur Administration) Recr 25th February, 1965 for the entries relating to the post of Commandant Manipur Rifles the following entries shall be substituted namely :-

Name of Post	No. of Posts	Classifica- tion	Scale of Pay	Whether Selection Post or Non-Se- lection Post	Age for direct Recruits	Education and othe qualifica tion required for direct recruits

			4	 6	7
Commandant Manipur Rifles.	4	General Central Service Class I	Rs. 600—40— 1000—1000— EB—1050— 1050—1100— 1100—1150.	Not Ap- plicable	Not Ar

Whether age and educational qualifications prescribed for direct recruits will apply in the case of Projects	Period of probation if any	Methods of rectt. whether by direct rectt, or by promotion or by deputation/transfer & percentage of the vacancies to be filled by various method	In case of rectt. by promotion/ deputation/transfer, grades from which promotion/deputation/ transfer to be made	If a DPC exist, what is its composition	Circumstances in which UPSC s to be consulted in making recruitments
8	9	10	11	12	13
Not applicable	2 years	By transfer/ deputation or by pro- motion.	 (i) Transfer on deputation of I.P.S. Officers. (ii) Transfer/Deputation of the rank of Major or substantive Captain. 	Class I Depart- mental promotion Committee	

I 2 3 4 5 6 7	1072	THE	GAZETTE	OF	INDIA: JULY	1,	1967/ASADHA	10,	1869	 [PART II-
_	I	·	2	3	4		5		6	7

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13

- (lii) Promotion .--
 - Additional Superintendent of Police.
 - (2) Deputy Superintendent of Police (with 8 years service in the grade).
 - (3) Assistant Commandant, Manipur Rifles (with 8 years' service in the grade).

NOTE 1.—Nos. (2) and (3) above will be considered if No. (1) is not considered fit for promotion.

NOTE 2.—Re-employment of retired Army Officers/released short service Regular or Emergency Commissioned Officers of the Army, with not less than 4 years commissioned service may be made in special case in consultation with the Union Public Service Commission.

[No. 1/6/67-HMT.]. A. D. PANDE, Jt. Secy.

New Delhi, the 24th June 1967

G.S.R. 962.—In exercise of the powers conferred by section 6 of the Goa, Daman and Diu (Administration) Act, 1962 (1 of 1962), the Central Government hereby extends to the Union Territory of Goa, Daman and Diu, the Forward Contracts (Regulation) Act, 1952 (74 of 1952), (hereinafter referred to as the said Act), subject to the following modifications, namely:—

Modifications

(1) Any reference in the said Act, to a law not in force, or to a functionary not in existence, in the Union territory of Goa, Daman and Diu, shall be construed as a reference to the corresponding law in force, or to the corresponding functionary in existence, in the Union territory of Goa, Daman and Diu;

Provided that if any question arises as to who such corresponding functionary is, the decision of the Central Government thereon shall be final.

(2) In section 14A, of the said Act, reference to the commencement of the Forward Contracts (Regulation) Amendment Act, 1960, shall be construed as a reference to the commencement of the said Act in the Union territory of Goa, Daman and Diu.

[No. F. 7/9/67·UTL-96.]

ERRATA

New Delhi, the 17th June 1967

G.S.R. 963.—In the notification of the Government of India in the Ministry of Home Affairs No. G.S.R. 604, dated the 20th April, 1967, published at pages 653 to 660 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 29th April, 1967.—

- (1) at page 654 in item 6(c), in lines 6 and 7, omit "or such area and any district or districts, or any part thereof, contiguous thereto";
- (2) at page 655, in item 9, for "secetion", read "section";
- (3) at page 656, in section 57,—
 - (i) in line 12, for "Commission", read "commission";
 - (ii) in line 13, for "has" read "was";

- (4) at page 658, in section 63AA, in sub-section (2), for "67", read "57";
- (5) at page 660,
 - (i) in section 161,—
 - (a) in sub-section (1), in line 4, for "hape", read "have";
 - (b) in sub-section (2) fi in line 3, for "bond", read "bound";
 - (ii) in section 163, for "Police", read "Public".

[No. F. 10/1/66-UTL.]

P. N. VASUDEVAN, Dy. Secy.

New Delhi, the 26th June 1967

G.S.R. 964.—Whereas the Chief Justice of the Jammu and Kashmir High Court has, with the previous consent of the President, requested Shri Basudev Mukerji, who has held the office of a Judge of the Allahabad High Court, to sit and act as a Judge of the Jammu and Kashmir High Court for a period of six months from the day on which he takes his seat as a Judge of that High Court;

And whereas the said Basudev Mukerji has consented to sit and act as a Judge of that High Court:

Now, therefore, in pursuance of section 100 B of the Constitution of Jammu and Kashmir the President hereby determines that the said Basudev Mukerji shall be paid an allowance of rupees three thousand and five hundred per month, minus the pension and pension equivalent of any other retirement benefits drawn by him as a retired Judge of the Allahabad High Court, for the period during which he sits and acts as a Judge of the Jammu and Kashmir High Court.

[No. 14/6/67-Judl. I.]

C. P. GUPTA, Jt. Secy.

New Delhi, the 26th June, 1967.

G.S.R. 965.—In pursuance of sub-rule (1) and the first proviso to sub-rule (2) of rule 4 of the Indian Administrative Service (Cadre) Rules, 1954, the Central Government in consultation with the Government of Madhya Pradesh have revised the strength and composition of the Indian Administrative Service Cadre of Madhya Pradesh and hereby make the following further amendments in the Schedule of the Indian Administrative (Fixation of Cadre Strength) Regulations, 1955:—

For the entries relating to Madhya Pradesh, the following entries shall be substituted, namely:—

'MADHYA PRADESH

 Senior posts under the State Govt. Chief Secretary to Government 		1	123
Additional Chief Secretary to Govt.		1	
President Board of Revenue		1	
Members of Board of Revenue		3	
Commissioners of Divisions		7	
Development Commissioner	• • •	1	
Secretaries to Government	••	10	
Additional Secretaries to Govt.	• •	4	
Additional Commissioners		4	
Secretary, State Vigilance Commission		ĺ	
General Manager, Madhya Pradesh State Road			
port Corporation	•••	1	

Settlement Commissioner	1	
Excise Commissioner	1	
Registrar, Cooperative Societies	1	
Labour Commissioner	1	
Director of Tribal Welfare	1	
Director of Industries	1	
Director of Social Welfare & Panchayats	1	
Sales Tax Commissioner	1	
Transport Commissioner	1	
Principal, Lal Bahadur Shastri Institute of Public Administration	1	
Director of Training and Employment	1	
Secretary to Chief Minister	1	
Deputy Secretaries to Government	20	
Joint Registrar Cooperative Societies	1	
Additional Director of Industries	1	
Additional Director, Small Savings	1	
Deputy Director of Food Supplies	1	
Additional Director of Land Records and Additional Settlement Commissioner.	1	
Deputy Transport Commissioner	1	
Collectors	43	
Additional Collectors	8	
-		-
	123	
··· -	123	-
2. Senior Posts under Central Government @ 40% of 1 above	123	49
	123	49
	123	49
above	123	
above	123	
above	123	
above	-	
3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above	43	172
above 3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above 4. Posts to be filled by direct recruitment	43	172
above 3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above 4. Posts to be filled by direct recruitment 5. Deputation reserve @ 20% of 4 above	43	172 129 26
above 3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above 4. Posts to be filled by direct recruitment 5. Deputation reserve @ 20% of 4 above 6. Leave reserve @ 11% of 4 above	43	172 129 26 14
above 3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above 4. Posts to be filled by direct recruitment 5. Deputation reserve @ 20% of 4 above 6. Leave reserve @ 11% of 4 above 7. Junior posts @ 20.60% of 4 above 8. Training Reserve @ 10.50% of 4 above	43	172 129 26 14 27 14
above 3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above 4. Posts to be filled by direct recruitment 5. Deputation reserve @ 20% of 4 above 6. Leave reserve @ 11% of 4 above 7. Junior posts @ 20.60% of 4 above 8. Training Reserve @ 10.50% of 4 above Direct recruitment posts	43	172 129 26 14 27 14
above 3. Posts to be filled by promotion and Selection in accordance with 8 of the IAS (Recruitment) Rules, 1954 @ 25% of 1 and 2 above 4. Posts to be filled by direct recruitment 5. Deputation reserve @ 20% of 4 above 6. Leave reserve @ 11% of 4 above 7. Junior posts @ 20.60% of 4 above 8. Training Reserve @ 10.50% of 4 above	43	172 129 26 14 27 14
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2. The amendment will come into force with effect from the date of its publication in the Gazette of India.

[No. 6/1(8)/66-AIS(I).]

MINISTRY OF LAW

(Department of Legal Affairs)

New Delhi, the 5th June 1967

G.S.R. 966.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the Income-tax Appellate Tribunal (Class I and Class II posts) Recruitment Rules, 1967, namely:

- (1) These rules may be called the Income-tax Appellate Tribunal (Class I and Class II posts) Recruitment (Amendment) Rules, 1967.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Schedule to the Income-tax Appellate Tribunal (Class I and Class II posts) Recruitment Rules, 1967, against Serial No. 1 (relating to the post of Registrar), to the entries in column 11 the following shall be added namely:

"(Period of deputaton ordinarily not exceeding 3 years)".

[No. F. 13(86)(1)/66-TTAT.]

N. SRINIVASAN, Under Secy.

(Department of Legal Affairs)

New Delhi, the 5th June 1967

The following translation in Hindi of the Income Appellate Tribunal (Class I and Class II Posts) Recruitment (Amendment) Rules, 1967, is hereby published under the authority at the President and shall be issued to be the authoritative text thereof in Hindi under clause (b) of sub-section (1) of Section 5 of the Official Languages Act, 1963 (19 of 1963).

विधि मंत्रालय

(विधि कार्य विभाग)

नई दिल्ली, 5 जुन 1997

सा० का० नि० 967.—संविधान के अनुच्छेद 309 के परन्तुक द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए, राष्ट्रपति आयकर श्रपील अधिकरण (वर्ग 1 और वर्ग 2 पद) भर्ती नियम, 1967 को आगे मंशोधित करने के लिए एत्द द्वारा निम्नलिखित नियम बनाते हैं, अर्थात्:—

- 1. (1) ये नियम प्रायकर अपील अधिकरण (वर्ग 1 और वर्ग 2 पद) भर्ती (संशोधन) निवम 1967 कहे जा सकेंगे)
 - (2) वे शागकीय राजपत्र म अपने प्रकाशन की तारीच को प्रवृत्त होंचे ।

2. ग्रायकर ग्रापील ग्रधिकरण (वर्ग 1 ग्रीर वर्ग 2 पद) भर्ती नियम, 1967 की श्रनुसूची में क्रम सं 0 1 (रिजिस्ट्रार के पद से सम्बन्धित) के सामने स्नम्भ 11 में ; की प्रविध्यों में निम्नलिखित जोड़. रिया जाएगा, श्रथीत्:—

''(प्रतिनियक्ति की कालावधि मामूली तौर से तीन वर्ष से श्रिधिक की नहीं होगी) ।''

[सं 0 फा 0 13 (86) (1) 6 0-मा 0क (अ 0 म 0 म)

एन () श्री*निवा*सन, भ्रवण स**ष**िक ।

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 19th June 1967

- G.S.R. 968.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules further to amend the Railway Protection Force (Superior Officers) Recruitment Rules, 1863, namely:—
 - (1) These rules may be called the Railway Protection Force (Superior Officers)
 Recruitment (Second Amendment) Rules, 1967.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Railway Protection Force (Superior Officers) Recruitment Rules, 1963, after rule 4, the following rule shall be inserted namely:—
 - "5. Power to relax.—Where the Central Government is of the opion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons or posts".

[No. E(GR)I-67RR9.]

- G.S.R. 969.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules further to amend the Indian Railways Department of Mechanical Engineering and Transportation (Power), Assistant Mechanical Engineers and Assistant Works Managers (Class II) Recruitment Rules, 1965, namely:—
 - (1) These rules may be called the Indian Railways Department of Mechanical Engineering and Transportation (Power). Assistant Mechanical Engineers and Assistant Works Managers (Class II) Recruitment Amendment) Rules, 1967.
 - (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. In the Indian Railways Department of Mechanical Engineering and Transportation (Power), Assistant Mechanical Engineers and Assistant Works Managers (Class II) Recruitment Rules, 1965, after rule 5, the following rule shall be inserted, namely:—
 - "6. Power to relax.—Where the Central Government is of the opinion that it is necessary or expedient so to do, it may, by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons/posts."

[No. E(GR)I-67RR7-1.]

MINISTRY OF FOOD, AGRICULTURE, COMMUNITY DEVELOPMENT AND COOPERATION

(Department of Agriculture)

(Indian Agricultural Research Institute)

New Delhi, the 29th April 1967

- G.S.R. 970.—In pursuance of the provisions of rule 45 of the Fundamental Rules, the President hereby makes the following rules further to amend the supplementary Rules relating to Division XXVI-J—the Indian Agricultural Research Institute (Allotment of Residences) Rules, 1960, issued with the notification of the Government of India in the Ministry of Food, and Agriculture (Department of Agriculture) No. G.S.R. 675 dated the 7th June, 1960, namely:—
- 1. These rules may be called the Indian Agricultural Research Institute (Allotment of Residences) Amendment Rules, 1967.
- 2. In the Indian Agricultural Research Institute (Allotment of Residences Rule, 1960)
 - after S.R. 317-J-9, the following rules shall be inserted namely:—
- "S.R. 317-J-9-A: If an officer occupying a lower type of residence is allotted or offered a residence of the type for which he is eligible, he may, on refusal of the said allotment or offer of allotment, be permitted to continue in the previously allotted quarter on the following conditions, namely:—
 - (a) that such an officer shall not be eligible for another allotment for a period of six months from the date of the allotment letter for the higher class of accommodation;
 - (b) while retaining the existing residence, he shall be charged the same rent which he would have had to pay under F.R. 45-A in respect of the residence allotted or offered or the rent payable in respect of the residence already in his occupation, whichever is higher, for a period of six months. If he again refuses any subsequent allotment, the penalty period of six months shall commence afresh from the date of receipt of the subsequent letter of allotment."

[No. 15-20/66-Instt. I.]

J. S. UPPAL, Under Secy-

(Department of Food)

New Delhi, the 9th June 1967

- G.S.R. 971.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—
- 1. Short title.—These rules may be called the Indian Institute of Sugarcanc Research, Lucknow (Recruitment to Non-Gazetted Posts) Recruitment (Amendment) Rules, 1967.
- 2. They shall come into force on the date of their publication in Official Gazette.
- 3. Application.—These rules shall apply to the post in the Indian Institute of Sugarcane Research, Lucknow specified in column 1 of the Schedule hereto annexed.
- 4. Classification, Scale of pay etc.—The number of the said post, its classification, the scale of pay attached thereto, the method of recruitment, age limit, and other matters relating thereto, shall be as specified in columns 2 to 14 of the said schedule:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidate belonging to the Scheduled Castes, and Scheduled Tribes and other special categories of persons in accordance with general orders of the Government of India isued from time to time.

- 5. **Disqualification.**—(a) No person, who has more than one wife living, or who has a spouse living, marries in any case in which marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

							Тн
Name of post	Its classifica-	Scale of Pay	No. of	Percenta	ge of pos	sts to be:	filled by
	gaz. or non-		Posts	Direct	Promo	tion by	Transfe
	gazetted & whether Minis- terial or Non- Ministerial			recruit- ment	Selection	Seniori- ty-cum- fitness	
	2	3	4	5	6	7	8
Стемо Турія	Class III Mi- nisterial.	Rs. 110—3— 131—4—155 —EB—4— 175—5—180.	One	100%		•	•••

For direct	recruitment only		For promotion/transfer cally			
Age limit	Education & other qualification required	Period of probation	Whether age & educational qualifications prescribed for direct recruitment will apply in case of appointment by promotion/transfer,	Grade/sour- ces from which pro- motion/ transfer are to be made	Composition of D.P.C.	
9	10	II	12	13	14	
Below 25 years.	Matriculate or Higher Secondary with 80 words p.m. speed in Shorthand and 30 words p.m. in English Type-writing.	Two years.	••	• •	Not appli	

MINISTRY OF LABOUR, EMPLOYMENT AND REHABILITATION (Department of Labour and Employment)

New Delhi, the 21st June 1967

G.S.R. 972.—In exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), the Central Government hereby makes the following rules further to amend the Coal Mines Labour Welfare Fund Rules, 1949, the same having been previously published as required by sub-section (1) of the said section namely:—

- 1. These rules may be called the Coal Mines Labour Welfare Fund (Amendment) Rules, 1967.
 - 2. In the Coal Mines Labour Welfare Fund Rules, 1949, in rule 34-
 - (a) in sub-rule (2), the following words, brackets and figures shall be added at the end, namely:—
 - "and the number, date and amount shown in the challan shall be entered in the monthly return submitted under sub-rule (2) of rule 32.";
 - (b) for sub-rule (3), the following sub-rules shall be substituted, namely:-
 - "(3) The challan shall be filed in duplicate, a copy of which shall be retained by the Treasury and the remaining copy shall be returned to the depositor who shall submit the same to the Coal Controller or any officer to whom the powers to issue road permits have been delegated by the Coal Controller.
 - (3A) The Coal Controller or, as the case may be, the officer empowered to issue road permits, shall forward the copy of the challan submitted to him under sub-rule (3) to the Commissioner and thereupon the Commissioner shall varify the entries made under sub-rule (2) in the monthly return concerned.".

[No. 1/13/65/MII.]

(Department of Labour & Employment)

(Directorate General of Employment & Training)

New Delhi, the 21st June 1967

- G.S.R. 973.—The following draft of rules to amend the Employment Exchanges (Compulsory Notification of Vacancies) Rules, 1960. which the Central Government proposes to make, in exercise of the powers conferred by section 10 of the Employment Exchanges (Compulsory Notification of Vacancies) Act, 1959 (31 of 1959), is published, as required by the said section for the information of all persons likely to be affected thereby; and notice is given that the said draft will be taken into consideration on or after 21st August, 1967.
- 2. Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Government.

Draft Rules

- 1. These Rules may be called the Employment Exchanges (Compulsory Notification of Vacancies) (Amendment) Rules 1967.
- 2. In the Employment Exchanges (Compulsory Notification of Vacancies) Rules, 1960 (hereinafter referred to as the said Rules), for sub-rule (1) of rule 3, the following sub-rule shall be substituted, namely:—
 - "(1) All vacancies of a technical and scientific nature carrying a basic pay of Rs. 210/- occurring in establishments in respect of which the Central Government is the appropriate Government under the Act shall be notified to the Central Employment Exchanges."
- 3. Rule 4 of the said Rules shall be re-numbered as sub-rule (1) of that rule and--
 - (a) in sub-rule (1) as so re-numbered, for item 9, the following item shall be substituted, namely:—
 - "9. Whether there is any obligation or arrangement for giving preference to any category of persons such as the Scheduled Castes/Tribes, Ex-Servicemen, physically handicapped persons etc. in filling up the vacancies."
 - (b) after sub-rule (1) as so re-numbered, the following sub-rule shall be inserted, namely:—
 - "(2) The vacancies shall be re-notified in writing to the appropriate Employment Exchange if there is any change in the particulars already notified to the Employment Exchange under sub-rule (1)."
- 4. In rule 8 of the said Rules, for the words "The Collector or the Deputy Commissioner, as the case may be, of the district in which the establishment is located", the words "The State Director of Employment" shall be substituted.
- 5. For Forms E.R.-I and E.R.-II appended to the said Rules, the following Forms shall be substituted, namely:—

THIS INFORMATION WILL BE USED FOR MANPOWER PLANNING AND WILL REMAIN CONFIDENTIAL

BEFORE COMPLETING THE FORM PLEASE SEE EXPLANATORY NOTES OVERLEAF

FORM ER-I

(See Rule 6)

Quarterly return to be submitted to the Employment Exchanges for the

quarter ending. pulsory Notificat					nt Exchanges	(Com-
Name and address of		cancies) ituies	, 1800.		
Establishment	•					
Nature of business						
(Please describe wh	at the esta	ablishm	ent			
makes or does as its	s principal	activi	ty)			
Name/Designation of (Officer who	may	be			
contacted for obtain	ing clarific	cations				
Telephone No						
1. Employees				• • • •		
			cers on t		Remarks	
	Previous o	quarter	Quarte	under report		
(1)	(2)		<u> </u>	(3)	(4)	
Men						
Women						
Total:					یدی ناشک پختیف پسده پخده بخشک پخشک	
2. Vacancies.	<u>. ·</u>		1			
(a) Vacancies of	ccurred an	d noti	fled.	1		
	•	 -	-	No. of vacancies	5	
		Occ	urred	Notific	ed to Exchanges	
				Local Employment Exchang		
(1) Vacancies** carrying	total				<u> </u>	
emoluments of R over per month and	9. 60/- or					
3 months duration.	<i></i> • • • • • • • • • • • • • • • • • •					
(ii) All other vacancies those for unskilled kers).						
(b) Number of	vacancies :	filled d	luring t	he quarter ur	nder report th	rough:
(i) Employmer (ii) Other sou		ges.				
(c) Number of	vacancies	remain	ing uni	filled at the cuitable applica	end of the c	[uarte r
anaor 1000		pation		No. of vacanci		
T.						

- 3. Reasons, if any, for not notifying all vacancies that occurred in 2 (a) (i) above to Employment Exchanges.
- **other than those for unskilled office workers.

To

The Employment Exchange,	
•	Signature of Head of
	Establishment,
	Designation —————
	Date:

Norm.—This return shall relate to quarters ending 31st March/30th June/30th Septèmber and 31st December and shall be rendered to the local Employment Exchange within 30 days after the end of the quarter concerned.

Explanatory Notes

ITEM 1.—Total number of employees.

Please give the total number of persons (men and women separately) employed in the establishment whose wage or salary is paid by the establishment. They should include:—

- (a) All Gazetted Officers including the Head of Office (in case of Government establishments):
- (b) Managers/Managing Directors/Proprietors/Working partners etc. working for the establishment for remuneration;
- (c) all workers, industrial or non-industrial paid on daily monthly or piece-rate basis;
- (d) all workers who were on leave on the reference date i.e. last working day of the quarter under report as well as their substitutes; and
- (e) all workers working in branch offices within the town or the district under the administrative control of the district office in case one consolidated return is rendered by the district office.

Information on the above item is required to analyse the employment changes by industry in the area. If the number of employees in the current quarter have increased or decreased substantially as compared to the last quarter the employers are requested to furnish precise reasons for such variations in the "REMARKS" column under this item.

ITEM 2.—Particulars of Vacancies

(a) Number of vacancies occurred and notified during under report.—Every vacancy that occurred or was notified during the quarter under report should be shown under this item. Vacancies shown in earlier returns should not be included.

Under Item 2(a) (ii) please show all vacancies including those excluded by section 3 of the Employment Exchanges (Compulsory Notification of Vacancies) Act.

- (b) Number of vacancies filled during the quarter under report.—Indicate separately the number of vacancies filled during the quarter (i) through the Employment Exchange and (ii) through other sources such as promotion, transfer or direct recruitment.
- (c) Number of vacancies remaining unfilled at the end of quarter due to shortage of suitable applicants.—Against this item only such vacancies should be reported which are covered by the following definition:—

"A shortage exists only when jobs carrying standard conditions of employment and wages remain vacant because of non-availability of workers possessing

minimum skills and qualifications required for performing the duties of such jobs."

ITEM 3.—Reasons for not notifying all vacancies that occurred vide 2(a) above to Employment Exchanges.

Against this item reasons such as vacancies filled by promotion, by transfer from other branch office, or any other reasons for not notifying all vacancies that occurred may be given.

THIS INFORMATION WILL BE USED FOR MANPOWER PLANNING AND WILL REMAIN CONFIDENTIAL:

BEFORE COMPLETION THE FORM EXPLANATORY PLEASE SEE NOTES OVERLEAF

		ORM ALK-I			
Occupationa oym ent E x	I return to	be subm	itted to the Notification	of Vacano	ent Exchang e cies) Rul es,
ddress of t	he		-•		.,,,,,,,,,,
scribe wha does as its	principal ac	tivity)			
or obtainin	g clarification	ns			
number of	employees	as	Total	Men	Women
	-	•	_		
		No. of	employees		Approximate number of vacancles
Educational	Technical/ Vocational	Men	Women	Total	likely to arise during the next two years in each occupation
(2)	(3)	(4)	(5)	(6)	(7)
oyment Excl		•			
	ddress of them the siness scribe what does as its action of of or obtaining on the siness series what is action of other obtaining on the siness series what is action of other series of the siness series when the series of the siness series when the series of the siness series of t	ddress of the ent siness scribe what the establidoes as its principal action of officer who may be action of officer who may be action of employees employees employee Educational Technical/Vocational	occupational return to be submorged Compulsory 196 ddress of the ent siness scribe what the establishment does as its principal activity) nation of officer who may be for obtaining clarifications o. number of employees as nal distribution of all employees shown tive below the number of employees in Qualifications of employee Educational Technical/ Men Vocational (2) (3) (4)	ddress of the ent siness scribe what the establishment does as its principal activity) sation of officer who may be for obtaining clarifications of number of employees as Total number of employees as Total Qualifications of No. of employees employee Educational Technical Men Women Vocational (2) (3) (4) (5)	coccupational return to be submitted to the Employment Exchanges (Compulsory Notification of Vacance 1960. didress of the ent siness scribe what the establishment does as its principal activity) action of officer who may be corrobtaining clarifications of mumber of employees as Total Men mumber of employees shown against item I above. The private below the number of employees in each occupation separately). Qualifications of No. of employees employees Educational Technical/ Men Women Total vocational (2) (3) (4) (5) (6)

Norm-1. Total in Col. (6) under item 2 should correspond to the total figures given against item I.

^{2.} Please use additional sheets if necessary.

Explanatory Notes

ITEM 1,-Total number of employees.

Give the total number of persons (men and women separately) employed in the establishment whose wage or salary is paid by it. They should include:—

- (a) All Gazetted Officers including the Head of Office (in case of Govt. establishments);
- (b) Managers/Managing Directors/Proprietors/Working Partners working for remuneration:
- (c) All workers industrial or non-industrial paid on daily, monthly or piece rate basis;
- (d) All workers who were on leave on the reference date i.e. last working day of the quarter under report as well as their substitutes; and
- (e) All workers working in Branch Offices within the town or the districts under the administrative control of the district office in case one consolidated return is rendered by the district office.

ITEM 2.—Occupational distribution of all employees

Col. (1) under item (2): Use exact job titles such as Engineer (Mechanical); Teacher (Domestic Science); Officer on Special Duty (Actuary); Assistant Director (Metallurgist); Scientific Assistant (Chemist); Research Officer (economist); Instructor (carpenter); Supervisor (tailor); Fitter (internal combustion engine); Inspector (sanitary); Superintendent (Office); Apprentice (Electrician).

Cols. (2) and (3) under item (2): Indicate against each occupation the educational and technical qualifications possessed by the employees (except the unskilled). Names of individual employees need not be mentioned. It will be adequate if the number of all employees possessing identical qualifications in any occupation are shown in Columns (4) to (6). In column (3) give the following details:

For Professional and Technical Workers: Indicate separately post-graduate, graduate diploma/certificate holder or possessing practical experience only and

For Craftsman: Indicate recognised certificate holders or possessing practical experience separately.

A few illustrations are given below

Occupation			Qualit	No E	No. of vacancies			
			Educations	l Technical/ Professional	М.	N.	T.	- likely to arise
(1)			(2)	(3)	(4)	(5)	(6)	(7)
Mechanical Engineer			B,Sc.	Engg. Graduate	2	. •	′ 2	I
Mechanical Engineer			Higher Sec.	Diploma	6	ľ	7	3
Mechanical Engineer	•	•	I.Sc.	Experience only.	3		3	••
Doctor/Physician/Surger	on	•	I.Sc.	Post Gra- duate Graduate	•	. I	I	• •
Director of Personnel			M.Sc.	Diploma in	, 1		=	• •
<i>:</i>	:	•		Personnel Manage- ment	/			;

SEC. 4(1)]	THE GAZETTE	OF INDIA:	JULY 1,	1967/ASADHA	10, 1889
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SEC. 3(1)]	THE	: C	AZET	ΓE	OF INDIA	: JULY 1, 1967/	ASADHA	10, 1889		1087
(1)					(2)	(3)	(4)	(5)	(6)	(7)
General Man	ager				M.A.	B.Com.		ı	2	
Sales Manage	r				B.A.	Nil	I		I	
Stenographer	8				Inter	Certificate	1		1	
Machinist					Matric	Exp. only	15		15	5
Machinist					Middle	Exp. only	9		9	••
Turner t					Matric	Certificate	14		14	5
Moulder					Matric	Exp. only	21		21	3

Col. (7) under item (2) should show all vacancies that are likely to arise during the next 2 years in each occupation due to retirement, expansion of reorganisation.

[No. 3(6)/67-Adm. II.]

G. JAGANNATHAN, Under Secv.

MINISTRY OF INFORMATION AND BROADCASTING

New Delhi, the 29th May 1967

- G.S.R. 974.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules further to amend the All India Radio (Class I Posts) Recruitment Rules, 1963.
- These rules may be called All India Radio (Class I Posts) Recruitment (Amendment) Rules, 1967.
- 2. In the Schedule to the All India Radio (Class I Posts) Recruitment Rules, 1963, for the entries in columns 7 and 8 against serial No. 2 the following entries shall respectively be substituted, namely:-

1,2,3,4,5,6,	Age limit for direct recruits	Educational and other qualifications required for direct recruits
	7	8

40 years and below. Essential

(Relaxable for Government servants)

- (i) Degree of a recognised University or equivalent (ii) Sound knowledge of the literature of at least one Indian Language.
- (A candidate should have offered it as a subject for a degree or should furnish evidence of published creative or critical work in the language).
- (iii) Intimate knowledge of India's cultural heritage and of different forms of cultural and artistic expression in the country.

(Evidence to be furnished).

- (iv) Lively interest in national and international affairs. (v) About five years' experience in a responsible capacity in a Government or semi-Government Organisation or educational institution or commercial concern of repute.
- (Qualifications relaxable at Commission's discretion in the case of candidates otherwise well qualified).

Desirable

- (i) Experience of organising cultural activities like Drama, Debates, etc.
- (ii) Knowledge of Hindi or, if Hindi is the mother tongue, of any other Indian language.
- (iii) Knowledge of a Foreign language other than English.

[No. F. 11/8/64-B(A.)]

New Delhi 1, the 10th June 1967

- G.S.R 975.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby make the following rules to amend the All India Radio (Class IV Posts) Recruitment Rules, 1964, published with the notification of the Government of India in Ministry of Information and Broadcasting No. G.S.R. 1777, dated 30th Conference namely:—
 - These rules may be called the All India Radio (Class IV posts) Recruitment (Amendment) Rules, 1967.
 - 2. In the All India Radio (Class IV posts) Recruitment Rules, 1964, in the Schedules after serial No. 5 and the entries relating thereto, the following shall be inserted namely:

τ	2	3	4	5	6	7	8
-6	Peon	G.C.S. Class IV I Non-Gazetted,		100%			
7	Chowkidar	G.C.S. Class IV 1 Non-Gazetted.		100%	••	••	
8	Farash .	G.C.S. Class IV F Non-Gazetted.		100%		••	
9	Sweeper .	G.C.S. Class IV I Non-Gazetted.		100%	••		• •
EO	Cleaner .	G.C.S. Class IV R Non-Gazetted.		100%			••
11	Motor Cleaner	G.C.S. Class IV R Non-Gazetted.			••		
12	Cleaner Driver	G.C.S. Class IV R Non-Gazetted.		100%	••	••	

_	9	10	11	12	13
6	18-25 years 18	Middle School Standard pass	Six months	Not applicable	Not applicable:
7	18-25 years	Preferably Ex-serviceman Desirable	Six months	Do.	Do.
	1	Primary School Standard pass	Six months	Do.	Doc
8	18-25 years	Desirable Primary School Standard pass	Six months	Do.	Do.
9	18-25 years	Desirable Primary School Standard pass	Six months	Ľ€.	Do. /
10	18-25 years	Working knowledge of Electrical and Mechanical Machines. Desirable Primary School Standard pass	Six months	Do.	Do.
II	18-25 years	Working knowledge of automobile Machines. Desirable Primary School Standard pass	Six months	Do.	Do.
12	18-25 years	Essential Qualifications Blementary Knowledge of A.C. Motors, starters, some experience as a fitter. Experience of Air-Conditioning Plant. Desirable Primary School Standard pass	Six months	Do.	Do.

[No. F. 7/2/67-B(A).]

J. D. JAIN, Under Secy.

New Delhi, the 13th June 1967

- G.S.R. 976.—In exercise of the powers conferred by section 8 of the Cinematograph Act, 1952 (37 of 1952), the Central Government hereby makes the following rules further to amend the Cinematograph (Censorship) Rules, 1958, namely:-
- 1. (1) These rules may be called the Cinematograph (Censorship) Third Amendment Rules, 1967.
- (2) They shall come into force on the date of their publication in the official Gazette.
 - In the Cinematograph (Censorship) Rules, 1958:—
 - (1) for rule 5, the following rule shall be substituted, namely:-
 - "5. Casual Vacancy.-A casual vacancy caused in the Board by resignation, death or removal of a member, or otherwise, shall be filled by the appointment of another member who shall hold office for the full term of membership provided under sub-rule (2A) of
 - (2) for sub-rule (4) of rule 9, the following sub-rule shall be substituted, namely:--
 - "(4) A casual vacancy in an Advisory Panel caused by resignation, death or removal of a member or otherwise, shall be filled by fresh appointment and the person so appointed shall hold office for the full term of membership provided under sub-rule (2)".

[No. 3/3/67-FC.] R. L. JAIN, Under Secv.

New Delhi, the 23rd June 1967

- G.S.R. 977.—In exercise of the powers conferred by the proviso to article 309 of the Constitution the President hereby makes the following rules further to amend the Central Information Service Rules 1959, published with the notification of the Government of India in the Ministry of Information and Broadcasting No. G.S.R.-217(CIS) dated the 16th February, 1959, namely:—
- (1) These rules may be called the Central Information Service (Fifth Amendment) Rules, 1967.
 - (2) They shall be deemed to have come into force on the 6th day of April, 1967.
- 2. In the Central Information Service Rules 1959, in Schedue V, in the first and second columns, after the entries relating to the Publications Division' the following shall be inserted, namely:—

"Directorate of Advertising and Visual Publicity."

"Deputy Director (Campaigns)'

[No. F. 1/3/67-CIS Amend. No. 27.] BANU RAM AGGARWAL, Under Secy-

MINISTRY OF HEALTH AND FAMILY PLANNING

(Department of Health) CORRIGENDUM

New Delhi, the 22nd June 1967

G.S.R. 978.—The following amendments may be made under Column No. 7 and 11 of the schedule annexed to the Ministry of Health and Family Planning (Department of Health) Notification No. F. 38-34/63-Estt. (P) dated the 15th May, 1967, regarding the rules regulating the method of recruitment to the post of Investigator (Statistics) in the Directorate General of Health Services:

Under Column 7 in the alternative essential qualifications (i) for the word "Statistical" please substitute the word "Statistics" and

Under Column No. 11, for the existing entry please substitute the following: "Statistical Assistants with three years service in the grade".

[No. F. 38-34/63-Estt. (P)].

K. SATYANARAYANA, Under Secy.

MINISTRY OF EDUCATION

(Cultural Activities Division I)

[CAI(I) Section]

New Delhi, the 15th June 1967

- G.S.R. 979.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, and in suppersession of the Department of Archaeology, Class I (Recruitment) Rules published with the notification of the Government of India in the Ministry of Education, No. F.1-30/47-ARCH. dated the 6th May, 1948, the President hereby makes the following rules, namely:—
- 1. Short title and commencement.—(1) These rules may be called the Archaeological Survey of India (Class I and Class II gazetted posts) Recruitment Rules, 1967.
- (2) They shall come into force on the date of their publication in the Official Gazette.
- 2. Application.—These rules shall apply for recruitment to the posts specified in column 1 of the Schedule annexed hereto.
- 3. Number, classification and scale of pay.—The number of posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said Schedule.
- 4. Method of recruitment, age limit and other qualifications, etc.—The method of recruitment to the said posts, age limit, qualifications and other matters connected therewith shall be as specified in columns 5 to 13 of the Schedule aforesaid;

Provided that the maximum age limit as specified in column 6 of the said Schedule in respect of direct recruitment may be relaxed in the case of candidates belonging to Scheduled Castes/Scheduled Tribes, and other special categories in accordance with the orders issued by the Central Government from time to time:

Provided further that the mode of recruitment as specified in column 10 of the Schedule shall be subject to the Demobilised Emergency Commissioned Officers and Short Services Regular Commissioned Officers of the Armed Forces of the Union [Reservation of Vacancies in the Central Civil Services and Posts, Class I and Class II (Non-technical)] Rules, 1966.

5. Liability to serve in Defence Services.—Any person appointed to the post of Chief Archaeological Engineer after the commencement of these rules, shall, if so required, be liable to serve in any Defence Service or post connected with the defence of India for a period of not less than four years including the period spent on training, if any:

Provided that such person,—

- (a) shall not be required to serve as aforesaid after the expiry of ten years from the date of appointment.
- (b) shall not ordinarily be required to serve as aforesaid after attaining the age of forty years.
- 6. **Disqualification.**—(a) No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse shall be eligible for appointment to any of the said posts; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied, that there are grounds for so doing, exempt any person from the operation of this rule.

7. Power to relax.—Where the Central Covernment is of the opinion that it is necessary or expedient so to do, it may by order, for reasons to be recorded in writing and in consultation with the Union Public Service Commission, relax any of the provisions of these rules with respect to any class or category of persons.

SCHEDULE

Name of post	No. of Posts	Classifi- cation	Scale of Pay	Whether Selection Post or non- Selection Post	limit for direct			Probation l if any	rectt. whether by direct rectt. or by pro- motion or by deputa- tion/transfer	promotion/ deputation/ transfer, grades from which pro- motion/ age deputation transfer to be made	exists what is its composi- tion	which
I	2	3	4	5	6	7	8	9	10	II	12	13
I. Director General,	I	Central Civil Service Class I.	Rs, 2000— 125— 2250,	1	50 years and below. (Relax- able for Govern- ment servant.)	Essential: (i) Master's degree of a recognised University in Indian History or Archaeology with a Bachelor's degree in an Indian Classical language or equivalent. OR Master's degree of a recognised University in an Indian Classical language with a Bachelor's degree in Indian History or Archaeology or equivalent. (ii) Research experience (documentary evidence to be	No.	Two years.	Service Contract if (subject to of superan years of ag be extende ment for a of 5 years. system sha apply in the department selected by	recruitment Jnion Public Jnion Public Jnion Public Jnion Sylvars Jnion Public Jnion Public Jnion Sylvars Jnion Sylvars Jnion Public Jnion Sylvars	applicable.	As required under the rules.

			(iii) Knowledge of Indian antiquities, museums and epigraphy. (iv) 10 years' experience in archaeology, including conservation, excavation, and exploration and five years' admin strative experience. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).	n, ni-					
2. Joint Director General,	I Central Civil Service Class I.	1600— Selection Not 100— applicab 1800.	Not applicable le.	Not applicable.	Two years.	Promotion	Promotion: Director (Monuments) Director (Exploration) and Director (School of Archaeology with 3 years approved service in the grade.	Class I Depart- mental Promo- tion Commit- tee.	As required under the rules.
3. Director (Adminis- tration).	r General Central Service Class I.	1100— Not N 50—1300 applicable, appli -60—1600 -100—1800.		Not applicable	Not appli- cable.	Transfer on deputation.	Transfer on deputation. Suitable officers of the I.A.S. & Central Services, Class I. (Period of deputation, ordinarily not exceeding 4 years).	Not applicable.	As required under the rules.

								<u> </u>				
I	2	3	4	5	6	7	8	9	10	11	12	13
(a) Director (Monuments) (b) Director (Exploration) (c) Director (School of Archaeology)		Central Civil Service, Class I	1100— 50—1300— 60—1600.	Selec- tion	Not applicable	Not applicable	No	Two years	Promotion		mental Promo- tion Com-	As required under the rules.
s. Superin- tending Archaeo- logists	13	Central Civil Service, Class I	Rs. 700—40— 1100— 50/2— 1250.	Selection.	and below.	Essential: (i) Master's degree of a recognised: University in Indian History or Archaeology with a Bachelor's degree with an Indian Classical language or equiversity in an Indian Classical language with a Bachelor's degree in Indian Classical language with a Bachelor's degree in Indian History or Archaeology or equivalent. Candidates who have not offered an Indian Classical language or Indian History or Archaeology, as the case may be, as a subject at the bachelor degree level, will also	No	Two years	50% by promotion and 50% by direct recruitment.	Promotion: Deputy Superintending Archaeologist with 3 years approved service in the grade.	Class I Depart- mental Promotion Commit tee.	

			be considered but in selected they will be required to past a special depart the mental examination in the relevant subject before considered the subject be	il ss :- n at				SEC. 5(1)]
			firmation.) (ii) About 5 years ex perience in field archaeology. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.)	- - - 1 S				THE GAZETTE OF INDIA:
			Desirable: Acquaintance with monuments.					: VICN
6. Deputy Superintending Archaeo- logists.	12 Central Civil Service, Class I	Rs. Not 400—400—appli- 450— cable 30—600— 35—670— EB—35— 950.	and t. Master's degree below. (Relax- able for Indian History Govt. of Archaeology, ser- vants.) lor's degree with an Indian Classical language or equivalent. OR Master's degree of a recognised Univer-		Direct Not recruitment applicable	Not applicable	As required under the rules.	JULY 1, 1967/ASADHA 10, 1889
			sity in Indian Classical language with a Bachelor's degree in Indian History or Archaeology or equivalent.					89 IO95

10	11	12	13	1096
				THE GAZETTE
				ATOL : VIGNE AO
				THE GAZETTE OF INDIA: JULY 1, 1967/ASADHA 10, 1889
Promotion failing	Promotion: (i) Superin-	Class I Depart-	As required under the	10, 1889
which by direct rec- ruitment		mental Promo- tion Commit- tee.	under the rules.	[PART II-

4. 444

7. Chief Epigraphist	1	Central Civil Service Class I

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have not offered an Indian Classical language or Indian History or Archaeology, as the case may be, as a subject at the bachelor degree level, will also be considered but if selected, they will be required to pass a special departmental examination in the relevant subject before confirmation.) (ii) About 3 years' practical experience in field-archaeology. (Qualifications relaxable at Commission's discretion in case of candidates otherwise

who

well

No

Two

years

qualified.)

below. of a recognised Uni-

(Relax- versity in Sanskrit

able for or Pali or the Pra-

Govt. krits or Tamil or

vants.) with a Bachelor's degree with Ancient Indian History or

equivalent.

(i) Master's degree

Kanada or Telugu,

45 years Essential:

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(Candidates

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Selec-

700-40- tion,

Rs.

1100-

50/2-

1250 plus special

pay of Rs. 100.

Service.

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3(i)]·

Master's degree of a recognised University with Ancient Indian History with a Bachelor's degree with Sanskrit or Pali

or the Prakrits or Tamil or Kannada or Telugu or equivalent.

(Candidates who have not offered any of the Indian languages prescribed or Ancient Indian History, as the case may be, as a subiect at the bachelor degree level, will also be considered; but, if selected they will be required to pass

a special departmental examination in

the relevant subiect before confirma-

tion.) (ii) About 7 years' experience in deciphering and editing inscriptions in different scripts and in epigraphical search in a responsible post.

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified.)

(ii) Superintending Epigraphist for Dravidian Inscriptions with 3 years approved service in either of the grades.

(ii) about 5 years experience in a responsible post in deciphering and editing inscriptions in Sanskrit, Pali and the Prakrits and in epigraphical i research.

(Oualifications relaxable at Commission's discretion in case of candidates otherwise weli qualified.)

45 years Essential: (i) Master's degree

9. Superin-

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Epigraphist

Inscriptions

Dravidian

I Central Rs. 700-40- Selec-

1100-

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Civil

Class I

below. of a recognised Uni-(Relax - versity in a Draviable for dian language (Tamil, Telugu, GovL Kannada or Malavalam) with a vants). Bachelor's degree

with Ancient His-

tory or equivalent.

of a recognised

University in an-

cient Indian History with Bachelor's

degree

OŘ

Master's

No.

Promotion Two years

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cruitment.

Promotion: Class I As Departrequired Superinunder the mental tending Promorules. Epigraphist tion Committec.

dian Inscrintions with 3 years approved service in the grade.

Deputy

Dravi-

for

degree in a Dravi dian language or equivalent (Candidates who languages

have not offered any of the Indian prescribed or Ancient

ABB

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					Indian History, as the case may be, as a subject at the bachelor degree level, will also be considered; but if selected, they will be required to pass a special departmental examination in the relevant subject before confirmation). (ii) About 5 years' experience in deciphering and editing inscriptions in different Dravidian scripts and in epigraphical research in a responsible post.						
				((Qualifications relax- able at Commis- sion's discretion in case of candidates otherwise well qualified).						
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Master's degree of a recognised University in Sanskrit, Pali or the Prakrits with a Bachelor's degree in Ancient Indian History or equivalent.

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Master's degree in Anthropology with special knowledge of Stone-Age archaeology.

OR

Master's degree in Ancient Indian History with special knowledge of Stone-Age archaeology or equivalent.

(ii) About 5 years' experience in Stone-Age field-archaeology and correlation of geology and archaeology.

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well qualified),

16. Deputy 1 Superintending Archaeologist for Museums.	Central Civil Service, Class I.	—450—30	cable. below. (Relax- able for Govern ment	(i) Master's degree	n t	Two years.	Direct re- craitment.	Not applicable.	Not applicable.	As required under the rules.	SEG. THE CAZETTE OF INDIA: JULY 1, 1967/ASADHA 10, 181
				Desirable: Diploma in Museo-logy.	-						H

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1 7. Assistant Superin- tending Archaeo- logist for Museums.	4	General Central service Class II (Non-Mi- nisterial).	Rs. 350—25— 500—30— 590—EB —30—800 —B30—35 —900.		Not Ap- N plicable.	Vot Applicable.	Not Applicable.	Two years.	Promotion.		Class II Depart- mental Promo- tion Co- mmittee.	As required under the rules.
18. Chief Archaeo- logical Chemist.		Central Civil Service, Class I.	700—50— 1250—plus special pay Rs. 100/	tion.	(Relax- able for Govern- ment ser- vants), (Issential:— I) Master's degree of a recognised University in Physical or Inorganic Chemistry as a special subject or equivalent. II) Experience in the analysis of alloys, silicates and mortars and knowledge of insecticides fumigants and plastics; III) About 7 years' experience in the application of Chemistry to antiquities in a responsible post. Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified). Desirable:— Inowledge of German and/or French.	No	Two years.	Promotion failing which by direct recruitment.	Promotion. Deputy Superintending Archaeokogical Chemist with 5 years approved service in the grade.	Depart-	As required under the rules.

Superintending l Archaeo- logical Chemist.	3	Central Civil Service, Class I.	400—40— Not Ap 800—50— plicable 950.	- 35 years - and below. (Relax- able for Govern ment ser- vants).	(i) Master's degree in Physical or In- organic Chemistry	Ē	Two years.	Direct re- cruitment.	Not Appli- cable.	Not applicable.	As requir ed under the rules.	OF INDIA: JULY 1, 1967/A
zo. Deputy- Superin- tending! Archaeo- logical Chemist'; (Geochro- nology)	τ	Central Civil Service, Class I.	400—40— Not ap- 800—50— plicable. 950.	and below. (Relax- able for Govern- ment	Essenticl:— (i) At least 2nd Class M.Sc. in Chemistry or at least 2nd Class M.Sc. in Geology. (ii) Adequate experience of Geochronological analysis and analysis of soils by various modern methods.	Not applicable.	Two years.	Direct re- cruitment.	Not appli- cable.	Not appli- cable.	As requir- ed under the rules.	1967/ASADHA 10; 1889 II

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						Desirable: (i) Training in geo- chronology.						
						(ii) Field experien e of river-valley ex- plorations.						
						(iii) Knowledge of German and/or French,						
Superin- tending Archaeo- logical Chemist,	4	Central Service, Class II (Non-	Rs. 350—25— 500—30— 590—HB— 30—800— EB—30— al). 830—35— 900.		Not applicable	Not applicable.	Not applicable.	Two years.	Promotion.	(i) Senior Chemical Assistant and	Class II Depart- mental Promo- tion Com- mittee.	As required under the rules
2, Chief Archaeolo- gical En- gineer.	1	Central Civil Service, Class I.	Rs.700—40—1 1100—50/ p 2—1250 plus Special psy; Rs. 100/	licable.	and below. ((Relax- able for	Essential: i) Degree in Civil Engineering of a recognised University or equivalent.	No	Two years.	Direct re- cruitment,	Not Not appapplicable.	le.	As required under the rules.

	ser- vants).	experience in actual execution of civil works under Govt. or in private firm of repute. (Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).			
23. Assistant II Central Superin- tending Service Archaeolo- gical En- gineer. Minister	500—30— tion.		No Two years.	Promotion: Class II From Departamongst: mental I. Senior Promo- Conservation tion. Con Assistants mittee. 2. Conservation Assistants Grade I 3. Surveyor Instructors. 4. Surveyors Grade I. 5. Senior Draftsmen 6. Draftsmen Grade I possessing a diploma in Civil Engine- ering and with 5 years combined! approved! service in any one or more! of the grades.	As required under the rules.

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24. Superintending Horticulturist.	ī	Central Civil Service, Class I.	Rs. 700—40— 1100—50/ 2—1250.	Not applicable	45 years and below. (Relaxable for Government servants).	(i) Master's degree in Botany or Agri- culture or Agricul-	Not applicable.	Two years.	Direct re- cruitment.	Not applicable.	Not applicable.	As required under the rules.
						 (ii) About 5 years' experience in Horti- culture with special reference to orna- mental gardens. 						
			-			(Qualifications relax- able at Commission): discretion in case of candidates otherwise well qualified).	ı					
						Desirable: Experience in land- scaps design.						
25. Assistant Superintending Horticulturist.	3	General Central Service, Class II (Non-Mi- nisterial).	350—25— 500—30— 590—EB— 30—800.	tion.	35 years and below. (Relaxable for Government ser-vants).	(i) Master's degree in Botany or Agri- culture or Agricul- tural Botany of a recognised Univer- sit yor Associateship of I.A.R.I. in Hor- ticulture or equiva- lent	No	Two years.	cruitment.	From	mittee.	As required under the rules.

THE GAZETTE OF INDIA: JULY 1, 1967/ASADHA 10, 1849

[PART 11-

(Qualifications relaxable at Commission's discretion in case of candidates otherwise well qualified).

Desirable: Eeperience in horticulture with special reference to ornamental gardens. approved service in one or more of these grades.

(Provided the incumbents have passed the Intermediate or equivalent examination with Botany or Agriculture or hold a diplomain Agriculture or Horticulture of a recognised Institute).

26. Librarian I General 350—25— Selecton Not Applicable. No Two Central 500—30— tion. plicable. Service, 590—EB— Class II 30—800— (Non-Mi-EB— nisterial). 830—35— 1 900.	roo Promotion. Promotion: Class II As requirers. From amon- Departed under gst: mental the rules. Assistant Promo- Librarians tion Co- Grade I pos- mmittee. sessing degree in Arts/Science/ Commerce and a diploma in Library Science of
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PART II-

ī	2	3	4	5	6	7	8	9	10	11	12	13
										a recognised University/ Institute and having 5 years ap- proved ser- vice in the grade.	1	

"Approved Service" in relation to any Grade means the period or periods of service in that grade rendered after selection, according to prescribed procedure, for long term appointment to the Grade, and includes any period or periods during which an officer would have held the post in that Grade but for his being on leave or otherwise not being available for holding such post.

[N.F. 28/82/65-CAI (1).]

A. M. D. 'ROZARIO, Jt. Secy.

MINISTRY OF TRANSPORT AND SHIPPING

(Transport Wing)

Ports

New Delhi, the 24th June, 1967.

- G.S.R. 980.—In exercise of the powers conferred by sub-section (I) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following Harbour Craft Rules for the port of Paradip, the same having been previously published as required by sub-section (2) of the said section 6, namely:—
 - Short title and application.—(1) These rules may be called the Paradip Port Harbour Craft Rules, 1967.
 - (2) They shall apply to the port of Paradip.
 - 2. Definitions.—In these rules, unless the context otherwise requires:
 - (a) "Deputy Conservator" means the Deputy Conservator, Paradip port;
 - (b) "Form" means a form appended to these rules;
 - (c) "harbour craft" means any catamaran plying for hire or any flat or cargo, passenger or other boat plying whether for hire or not and whether power driven or not and whether plying regularly or only occasionally, or partly within and partly without the port;
 - (d) "Inner Harbour" means that part of the port which lies North, North-East and North-West of Co-ordinate + 2 and includes the Turning Basin, Ore Berth Arm and any future Arm Dredged and developed from time to time;
 - (e) "licensed harbour craft" means any harbour craft licensed under these rules:
 - (f) "motor boat" means any power-driven harbour craft propelled wholly or in part by any form of electrical or mechanical power other than steam;
 - (g) "Outer Harbour" means that part of the Approach and Entrance Channels which lies between Co-ordinate +2 and Co-ordinate -40;
 - (h) "owner" used in relation to a harbour craft includes any part owner, agent or mortgagee in possession thereof;
 - (i) "port" means the port of Paradip;
 - (j) "roads" means that part of the port which lies to seaward of the line drawn across the Approach channel at Co-ordinate —1200;
 - (k) "servant" used in relation to owner includes the tindal or any boatman;
 - (1) "steam-boat" means any harbour craft propelled wholly or in part by steam power;
 - (m) "tindal" includes any person in charge of a harbour craft.
 - 3. Harbour craft to be licensed.—No person shall, whether as owner, tindal or servant use any harbour craft to carry goods, or passengers, to or from, any vessel at the port or from place to place within the port unless the harbour craft has been duly licensed under these rules. A harbour craft incensed to ply between ship and shore may also apply from place to place within the port without a separate licence:

Provided that nothing in this rule shall apply to-

- (a) any boat forming part of equipment of ship or a steamer;
- (b) any harbour craft maintained solely for purposes of pleasure;
- (c) any boat belonging to the port:

Provided further that the Deputy Conservator may, if he thinks fit, require any boat or harbour craft referred to in clause (a) or clause (b) to be licensed under these rules.

- 4. Licensing of harbour craft.—(1) Every application for the licensing of a harbour craft under rule 3 shall be made to the Deputy Conservator in writing and shall contain the following particulars, namely:—
 - (a) the owner's name and address in full and if the owner is a minor, it shall contain the name and address of his guardian;
 - (b) the name and address of the agent, if any, duly authorised by the owner to act on his behalf;
 - (c) the name of the tindal whom the owner proposes to place in charge of the harbour craft; and
 - (d) the nature of the licence required, that is to say whether it is required, for a passenger boat or for a cargo boat, or for any other purpose;
 - (e) the details of the harbour craft in respect of its measurements, gross tonnage and other relevant particulars.
- (2) On receiving an application for licence under sub-rule (1), the Deputy Conservator shall survey and measure the harbour craft, or cause it to be surveyed and measured in the presence of the owner or any person duly appointed for the purpose by such owner, and grant a licence in Form Λ on payment of the fees specified in rule 28 and on being satisfied that the harbour craft is seaworthy and fit for service at the port, or upon the production of a certificate in writing from the officer who surveyed the harbour craft certifying:—
 - (a) that such harbour craft is seaworthy, properly equipped and suited for the purpose for which the licence is required;
 - (b) the number of passengers that such harbour craft is capable of carrying under all conditions;
 - (c) the number of crew required for the safe navigation of such harbour craft;
 - (d) that the equipment of such harbour craft is in good order and condition.
- (3) For purpose of the survey and measurement specified in sub-rule (2), the owner shall cause the harbour craft to be brought to such place as the Deputy Conservator may appoint.
- (4) Subject to the provisions of these rules, all licences in Form A shall be issued for the financial year ending on the 31st March.
- 5. Minor or female owners.—If the owner of a harbour craft is a minor, the licence may be obtained by the guardian of the minor. If the owner is a woman, who according to the customs of the country does not appear in public, the licence may be obtained on her behalf by her duly authorised agent. In such cases the guardian or the agent as the case may be shall be deemed to be the owner for the purposes of these rules.
- 6. Licence, rules, etc., to be produced when demanded.—(1) The licence of every harbour craft shall be kept in the possession of the tindal who shall produce the licence whenever called upon to do so by the Deputy Conservator or by any person duly authorised by the Deputy Conservator in that behalf.
- (2) A copy of these rules and of any written directions issued by the Deputy Conservator in respect of their implementation shall also be furnished by the owner to the tindal who shall, on demand, show them to any hirer or consignor of, or passenger in such harbour craft. The owner shall be responsible for ensuring that the tindal understands the provisions of these rules and directions and for obtaining a declaration from him to that effect and producing the same whenever required by the Deputy Conservator.
- 7. Distinctive numbering of licensed harbour craft.—(1) The owner of a licensed harbour craft shall paint or cause to be painted upon a black back-

ground, in white or upon a light back-ground in black English and Hindi figures not less than six inches in length, on a conspicuous part of the bow of such harbour craft on one side, and on the quarter of the other, the number of the harbour craft as mentioned in the licence.

- (2)No person shall paint or cause to be painted upon any horbour craft not duly licensed under rule 4, any such number as aforesaid or any other mark likely to induce the belief that such harbour craft has been so licensed.
- 8. Change of ownership or control of licensed harbour craft.—When the holder of a licence in Form A transfers the ownership of the harbour craft to another person, the licence shall cease to be valid on the expiry of six days from the date of such transfer. Where such holder mortgages the harbour craft to, or places it under the control of another person, the licence shall cease to be valid on the expiry of six days from the date of such mortgage or placing unless an endorsement on the licence is made by the Deputy Conservator to the effect that notwithstanding such transfer or placing, the licence shall continue to be valid.
- 9. Changes in crew or carrying capacity of licensed harbour craft to be reported.—(a) Whenever any alteration in a licensed harbour craft is made so as to affect any of the particulars contained in the licence granted to it, such alteration shall forthwith be reported by its owner to the Deputy Conservator; Provided that, if such alteration takes place at a time when the harbour craft is away from the port, it may be reported immediately on the return of the harbour craft to the port.
- (b) In the case of a change of tindal or of any alteration in the harbour craft not affecting its carrying capacity the harbour craft shall not ply until such report is made, and in the case of change of tindal until the tindal had also been produced before the Deputy Conservator. On such report or on such report and production, as the case may be, the Deputy Conservator shall amend the original licence held by the owner and in the case of change of tindal, the register kept under rule 10 shall also be amended.
- (c) In the case of any alteration in the harbour craft affecting its carrying capacity, the original licence held by the owner shall be cancelled and a fresh licence shall be issued by the Deputy Conservator after the harbour craft has been remeasured, and it shall not ply until such fresh licence has been issued.
- 10. Registration of tindals.—(1) At the time of licensing of any harbour craft under rule 4, the name of its tindal as entered in the licence and other particulars relating to him shall be entered in a register which shall be kept by the Deputy Conservator in Form B.
- (2) Every year in the month of March on a date to be fixed by the Deputy Conservator the owner of every licensed harbour craft shall produce before the Deputy Conservator the tindal of the harbour craft for verifying the correctness of the entries in the register.

Provided that if such harbour craft is away from the port on the date so fixed, the owner shall produce the tindal within 24 hours after its return.

- (3) No person shall be employed or registered as a tindal of a licenced harbour craft if he-
 - (a) is not a certificated officer qualified to be the master or engineer of such harbour craft in accordance with rule 29;
 - (b) is in the opinion of the Deputy Conservator unaccustomed to the use of such harbour craft or otherwise inefficient.
- 11. Annual and special inspection of licensed harbour craft and crew.—On or before the expiry of the licence, the owner of every licenced harbour craft shall produce it together with its licence for inspection to the Deputy Conservator at such place as he may appoint for the purpose. In addition to such inspection, special or partial inspections may be held by the Deputy Conservator or by any person duly authorised by him at such times as the Deputy Conservator may consider necessary. At all inspections under this rule, each harbour craft shall have its full complement of crew and equipment.

- 12. Repairs of licensed harbour craft ordered for inspection.—(1) The owner of every licensed harbour craft shall execute such repairs thereto as the inspecting officer referred to in rule 11 may direct in order to render it efficient, and no owner or any of his persons shall use any such harbour craft or cause or permit it to be used until such repairs have been duly executed and the Deputy Conservator has granted permission for its use. For the purpose of such repairs, the owner shall cause the harbour craft to be hauled up only to such place or places on the foreshore as the Deputy Conservator may from time to time direct.
- (2) All major repairs to the boiler, machinery or hull of a licenced harbour craft shall be carried out under the supervision of an Engineer and Ship Surveyor, appointed by the Deputy Conservator. The Master or the owner of such craft shall before the commencement of the repairs, pay to the Deputy Conservator a sum sufficient to cover the fees and other expenses of such Engineer and Ship Surveyor.

Explanation.—For the purpose of this sub-rule, the decision of the Deputy Conservator as to whether a particular work should be regarded as a major repair or not shall be final.

(3) The fees referred to in sub-rule (2) shall be calculated on the following scale, namely:—

Scale of Fees	Ŧ	иреез.
(i) For every vessel the gross tonnage of which does not exceed 25 tons	••.	60
(ii) For every vessel the gross tonnage of which exceeds 25 tons and does not exceed 50 tons		75
(iii) For every vessel the gross tonnage of which exceeds 50 tons but does not exceed 75 tons		90
(iv) For every vessel the gross tonnage of which exceeds 75 tons but does not exceed 100 tons		105
(v) For every vessel the gross tonnage of which exceeds 100 tons but does not exceed 300 tons		120
(vi) For every vessel the gross tonnage of which exceeds 300 tons but does not exceed 600 tons		135
(vii) For every vessel the gross tonnage of which exceeds 600 tons but does not exceed 900 tons		150
(viii) For every vessel the gross tonnage of which exceeds 900 tons but does not exceed 1,200 tons		180
(ix) For every vessel the gross tonnage of which exceeds 1,200 tons		180

Plus Rs. 30 for every 300 tons or part thereof, in excess of 1,200 tons.

- (4) The expenses referred to in sub-rule (2) shall be determined in accordance with the general or specific instructions of the Central Government in this behalf.
- 13. Control of Working of licensed harbour craft.—(1) The owner shall provide every licensed harbour craft with such crew and equipment as may be determined by the Deputy Conervator and entered in the licence. The tindal of the harbour craft shall not have on board more or less than the number of the crew specified in the licence for fine or rough weather according as the harbour craft plies in fine or rough weather and shall not carry passengers or goods in excess of the number or quantity entered in the licence for the harbour craft.
- (2) Every licensed harbour craft plying within the port shall carry such number of life-buoys as may be considered reasonable by the Deputy Conservator and of a type approved by him. Every such harbour craft shall carry in addition,

such buoyant apparatus as may be considered necessary by the Deputy Conservator. All such buoys and buoyant apparatus carried in the harbour craft shall be stowed to the satisfaction of the Deputy Conservator so as to be readily accessible to the persons on board.

- (3) Every harbour craft licensed for the carriage of passengers shall be so fitted that sufficient sitting space is available for each passenger and awnings and side weather screen shall also be provided, where necessary, to give protection to passengers from sun and weather respectively.
- (4) The Deputy Conservator shall exercise his discretion in fixing the number of crew required in a licensed harbour craft plying within the port and carrying passengers.
- (5) Where the owner of a licensed harbour craft does not desire to carry the full complement of passengers, or is not prepared, or considers it impracticable to carry the prescribed life saving appliances, the Deputy Conservator may limit the number of passengers accordingly and endorse the licence to that effect.
- 14. Obstructing port traffic.—(1) No tindal or any member of the crew serving in any licensed habour craft shall obstruct or hinder the loading, discharging or service of such harbour craft, or of any other licensed harbour craft, or obstruct or hinder any vessel working in the port.
- (2) No tindal shall permit any licensed harbour craft in his charge to obstruct the free navigation of the port or the approaches to wharves or jetties—
- 15. Compliance with the provisions regarding prevention of collisions at seaobservance of the merchant shipping (Prevention of Collisions at Sea) Regulations, 1965.—All licensed harbour crafts, when under way, shall comply with the provisions at the Merchant Shipping (Prevention of collisions at Sea) Regulations, 1965.
- 16. Refusal to ply without lawful excuse.—If the owner or the tindal in charge of a licensed harbour craft plying regularly for hire refuses to ply for hire when required to do so, without reasonable excuse, of which the Deputy Conservator shall, subject to the appeal provided in rule 27, be the sole deciding authority, the license of such harbour craft shall be liable to be revoked.
- 17. Working of the licensed harbour craft at night and in bad weather.—(a) No licensed harbour craft shall ply in the outer roads—
 - (i) between the hours of 6 p.m. and 6 a.m. without the previous permission of the Deputy Conservator.
 - (ii) when a storm warning signal indicating bad weather or high seas is displayed from the port flag-staff.
- (b) When the signal referred to in sub-clause (ii) of clause (a) is hoisted at the port flagstaff, all harbour craft plying in the outer roads shall return to the Inner harbour at once and shall not proceed again to the outer roads without the special permission of the Deputy Conservator until the signal is hauled down.
- 18. Permissible loading of licensed harbour craft in fine and rough weather.—
 (1) No person shall load a licensed harbour craft with passengers or with animals or other cargo in contravention of the terms of its licence.
- (2) No tindal of any licensed harbour craft shall permit any animal to be loaded in it, unless the harbour craft has been provided with sand ballast on straw sufficient to form a flat floor and unless such other requirements as may be imposed by the Deputy Conservator in respect of the harbour craft, have been complied with.
- (3) Where animals are carried in a licensed harbour craft, no other cargo or passenger shall be carried therein.
- (4) Passengers and cargo other than animals may be carried at the same time only in a licensed harbour craft propelled by mechanical or electrical power.
- 19. Power of tindal to prevent overloading.—Whenever the number of passengers or the quantity of cargo in a licensed harbour craft exceeds the number or quantity entered in the licence, the tindal shall, before starting from the

vessel or from the shore, require any passenger to leave the harbour craft or any consignor, consignee, or shipping or landing agent concerned to remove from the harbour craft the whole or any part of the cargo.

- 20. Attention to certain signals required of tindals.—The owner of every licensed harbour craft shell instruct the tindal of such harbour craft to pay immediate attention to the harbour craft master flag, square blue flag with four parallel red bars running crosswise which will be displayed on the port flag-staff when the Deputy Conservator desires to carry out an inspection under rule 11.
- 21. Licensed harbour craft not to interfere with mooring or approaching vessels before they anchor.—No person in charge of or navigating any licensed harbour craft shall attempt to make such harbour craft fast to any mooring or mark buoy, or take it alongside of a vessel approaching an anchorage or mooring before such vessel has come to anchor or been moored to a buoy.
- 22. Fishing boats not to be allowed near a cargo boat or alongside vessel.—
 (1) No person in charge of or navigating a licensed cargo boat shall allow a fishing boat to be within ten yards of her when such cargo boat is plying between a vessel and the shore.
- (2) No person in charge of or navigating a fishing boat shall allow it to go alongside a vessel while discharging or shipping of cargo is proceeding.
- (3) If any licensed harbour craft is found by the Deputy Conservator to have contravened the provisions of sub-rule (1) or (2), the Deputy Conservator may—
 - (a) cancel the licence issued in respect of the harbour craft;
 - (b) direct that the tindal at fault shall not be employed in any capacity in any licensed harbour craft and that his name shall be removed from the register of tindals.
- (4) If any owner employs such tindal contrary to the directions of the Deputy Conservator, given under clause (b) of sub-rule (3), the Deputy Conservator may cancel all or any of the licences held by the said owner.
- 23. Landing and shipping of passengers and goods to be within the port.—All passengers and goods shall be landed or shipped in such places within the limits of the port as the Conservator may appoint and no person, shall ship or land passengers or goods outside such places unless the sanction of the port and officers of customs at the port has previously been obtained.
- 24. Rates of Harbour craft hire.—No owner, tindal or any member of the crew of a licensed harbour craft licensed to carry passengers for hire and no person deputed by the owner of such harbour craft, shall demand from any passenger hire charges exceeding that sanctioned by the Central Government and no owner, tindal or member of the crew of such harbour craft shall demand or accept any gratuity or present from any passenger during the course of its trip between any vessel and the shore or from place to place whether within or without the port.
- 25. Prohibition of employment of convicted tindals, etc.—If the tindal or any member of the crew of a licensed harbour craft is convicted for a breach of any of the provisions of these rules, the owner of the harbour craft shall, on being required so to do by the Deputy Conservator, dismiss such tindal or member of the crew from his employment.
- 26. Revocation of licences.—If, in the opinion of the Deputy Conservator, the owner of any licensed harbour craft has contravened any of the provisions of these rules, he may, without prejudice to any other action that may be taken against such owner in respect of the contravention, cancel all or any of the licences held by the owner.
- 27. Appeal from Deputy Conservator's decision.—An appeal shall lie from any decision of the Deputy Conservator under these rules, to the Conservator of the port. Such appeal shall be preferred in writing within seven days from the date on which the decision of the Deputy Conservator appealed against has been communicated in writing to the party or parties concerned, and the decision of the Conservator thereon shall be final.

28. Fees.—The following fees shall be leviable for survey, licensing, inspection of the harbour crafts.

Se	rvice rendered	Boats other than Canoes and Shoe- dhonies	Canoes and Shoe- dhonies	Catemerana	Power driven craft
	I	2	3	4	5
		Rs.	Rs.	Rs.	Rs.
(i)	Issue of licence	2.00	1.00	1.00	25.00
(ii)	Amendment of the licence or transfer of licence in fav- our of another person.	1.00	1.00	I - 00	1.00
(iii)	Grant of duplicate licence when the original is lost, mislaid or rendered illegible.	3 ·00	1.00	1.00	2:00
(iv)	Registration of Tindal.	1.00	1.00	1.00	1.00
(v)	Amendment to registration of Tindal.	1.00	1.00	1.00	1.00
(vi)	For each Survey and measurement.	5.00	2.00	2.00	50.00
(vii)	Annual inspection	3.00	1.00	1.00	50.00
(viii)	Special inspections.	3 00	1 00	1,00	50.00

- 29. Special provisions applicable to steam boats and motor boats licensed under these rules.—(1) Every steam boat licensed under these rules shall while plying for hire or otherwise, have on board the following certificated officers:—
 - (I) if she has engines of not less than 100 N.H.P.—
 - (a) as her master, a person possessing a First Class Master's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917), or a Master's certificate or Mate's certificate of competency granted under the Merchant Shipping Act, 1958 (44 of 1958) or under such regulations as the Central Government may from time to time specify; and
 - (b) as her engineer, a person possessing an Engineer's Certificate granted under any of the aforesaid Acts or regulations;
 - (ii) if she has engines of less than 100 N.H.P. but not less than 40 N.H.P.
 - (a) as her master, a person possessing a Second Class Master's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917) or any such certificate as is referred to in sub-clause (a) of clause (i), and
 - (b) as her engineer, a person possessing a First Class Engine Driver's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917) or an engine driver's certificate granted under the Merchant Shipping Act, 1958 (44 of 1958) or under such regulations as the Central Government may, from time to time, specify or any such certificate as is referred to in sub-clause (b) of clause (1):
 - Provided that a boat shall be deemed to have complied with this clause, if she has a person possessing both the certificates referred to in sub-clause (a) and sub-clause (b); and

- (iii) if she has engines of less than 40 N.H.P.-
 - (a) as her master, a person possessing a Serang's certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917) or any such certificate as is referred to in sub-clause (a) of clause (ii); and
 - (b) as her engineer, a person possessing a Second Class Engine Driver's Certificate granted under the Inland Steam Vessels Act. 1917 (1 of 1917) or any such certificate as is referred to in sub-clause (b) of clause (ii):
 - Provided that a boat shall be deemed to have complied with this clause if she has a person possessing both the certificates referred to in sub-clause (a) and sub-clause (b).
- (2) Every motor boat licensed under these rules shall, while plying for hire or otherwise have on board the following certificated officers:—
 - (i) if she has engines of not less than 565 B.H.P.-
 - (a) as her engineer, a person possessing a Motor Engineer's Certificate granted under the Inland Steam Vessels Act. 1917 (1 of 1917) or a certificate as a First Class or Second Class Engineer of a sea-going motorship granted under the Merchant Shipping Act, 1958 (44 of 1958) or under such regulations as the Central Government may from time to time specify;
 - (b) as her master, a person possessing a First Class Master's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917) or a Master's or Mate's Certificate of competency granted under the Merchant Shipping Act, 1958 (44 of 1958) or under such regulations as the Central Government may from time to time specify.
 - (ii) if she has engines of less than 565 B.H.P. but not less than 226 B.H.P.—
 - (a) as her engineer, a person possessing a First Class Motor Engine Driver's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917), or a Certificate of an engine driver of a sea-going motorship granted under the Merchant Shipping Act, 1958 (44 of 1958) or under such regulations as the Central Government may from time to time specify or any such certificate as is referred to in sub-clause (a) of clause (i); and
 - (b) in case the engines are used for propulsion, as her master a person possessing a Second Class Master's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917), or any such Certificate as is referred to in sub-clause (b) of clause (i); and
 - (iii) if she has engines of less than 226 B.H.P.-
 - (a) as her engineer a person possessing a Second Class Motor Engine Driver's Certificate granted under the Inland Steam Vessels Act, 1917 (1 of 1917) or any such Certificate as is referred to in subclause (a) of clause (ii); and
 - (b) in case the engines are used for propulsion, as her master, a person possessing a Serang's Certificate granted under the Inland Steam Vessels Act. 1917 (1 of 1917) or any such Certificate as is referred to in sub-clause (b) of clause (ii):
 - Provided that a motor boat having engines of not more than 40 B.H.P. may have as her engineer, a person holding a permit granted by the Central Government or by any person duly authorised by the Central Government in this behalf:
 - Provided further that a motor boat having engines of not more than 20 B.H.P. the length of which measured from the fore part of the stem to the after part of the stem post does not exceed 30 feet may have as her master and engineer a person possessing both the certificates referred to in sub-clause (a) and sub-clause (b):

Provided also that a motor boat having engines of not more than 20 B.H.P. the length of which measured as aforesaid does not exceed 30 feet, which is used exclusively for personal recreation by the owner or his family or friends need not carry a certificated master or engineer but may be navigated by the owner or any other person possessing a permit granted by the Central Government or by any person duly authorised by the Central Government in this behalf.

(3) Any person who has served as master, serang, engineer or engine-driver of a steam boat or motor boat plying in the port for a period of two years on the 1st April 1966 but is not in possession of the certificate of competency required under sub-rule (1) or sub-rule (2) as the case may be, may be granted, in the case of the Master or Serang by the Deputy Conservator and in the case of Engineer or Engine Driver by the Superintendent Mechanical, a certificate to the effect that he is, by reason of his having so served, competent to act as master, serang, engineer, or engine-driver as the case may be, on board such steam boat or motor boat while plying in the port without examination, on payment of the fees set out below:—

		$\mathbf{R}s.$
First Class Master's Certificate		16.00
Second Class Master's Certificate		6.00
Serang's Certificate		4.00
Second Class Engine-Driver's or Second Class Motor Driver's Certificate	Engine-	4.00
First Class Engine-Driver's or First Class Motor Driver's Certificate	Engine-	10.00
Engineer's or Motor Engineer's Certificate		12.00

- (4) The Central Government may in special circumstances-
 - (a) exempt any class of steam boats or motor boats from the requirement of sub-rule (1) or sub-rule (2), as the case may be,
 - (b) lay down the qualifications required for the officers employed on such boats.
- 30. (1) Every motor boat licensed under these rules shall be provided with a sand box and an approved patent fire extinguisher of suitable capacity for extinguishing fire and the owner shall keep it free from oil refuse.
- (2) Noisy engines of all motor boats licensed under these rules while plying within the port shall be fitted with efficient silencers.
- 31. Sinking of licensed harbour craft.—The owner of any licensed harbour craft which has been sunk within the port area shall forthwith report the fact of such sinking and the place where it occurred to the Deputy Conservator.

FORM A
[See rule 4(2)]

	and Harbour	equipment	where	ast and ition	Cargo wi passenge		enger8		Particul owner	Particulars respecting the owner or owners of the boat			culars res- g to tindal e boat	which the be in force	Remarks
	Name, number and description of Harbour Craft	Rig. and equip	When built and	When repaired last and in what condition	Number of animals and presumed weight	Weight of cargo other than animals	Number of passengers without cargo	Number of crew	Name or names	Occupation	Place or places of residence	Name	Place of residence	Period for whic licence is to be in	
1	2	3	4	j	6	7	8	9	10	11	12	13	14	15	16
			j 		In fine weather	In fine weather	In fine weather	In fine weather Tindal Lascars				 			
	1			}	In rough weather	In rough weather	In rough weather	In rough weather						 	
		,		1				Tindal Lascar							
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Registering Officer

Extended to	****	
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Ditto	1	

Endorsement for change of Tindal

FORM B

(See rule 10),

Register showing the names, ages, places of residence and signature/Thumb impression of tindals employed in the port of Paradip for the year 19

Date of Registry	Number of Harbour Graft	Name	Age Years/Months/Days	Place of resi- dence	Signature Thumb impression (in case of illiterate)	Remarks
					101410/	

[No. 11-PG(11)/66.]

K. L. GUPTA, Under Secy.

MINISTRY OF FINANCE (Department of Revenue and Insurance)

CENTRAL EXCISES

New Delhi, the 1st July 1967

6.5.R.981.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment to the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 26/62-Central Excises, dated the 24th April, 1962, namely:—

In the said notification, for the words "motor spirit known as Benzene, Benzel," the words "motor spirit known as Benzene, Ethyl Benzene, Benzel," shall be substituted.

[No. 122/67-C.E.(F. No. 8/48/66-CX.III.]

A. P. KUMTAKAR, Under Secy.

(Department of Revenue & Insurance)

CENTRAL EXCISES

New Delhi, the 1st July 1967

G.S.R.982.—In exercise of the powers conferred by section 37 of the Central Excise; and Salt Act, 1944(1 of 1944), the Central Government hereby makes the following rules further to smend he Central Excise Rules, 1944, namely:—

- 1. These rules may be called the Central Excise (Sixteenth Amendment) Rules, 1967.
- 2. In the Central Excise Rules, 1944 (hercinafter referred to as the said rules) after FORM R.G. 23, the following form shall be inserted, namely:—

"Central Excise Series No. 55-H.

FORM R. G. 24

[Rule 96ZD(3)]

Register of Hand Presses employed in the production of Coarse Grain Plywccd.

Name and ad manufactu		Name and factory/fa	address of actories.	LicenceN	o	Month19
Day	••	Maximum		d Presses w e during the		Opening Balance.
Date	First 9hift	Second shift	Third shift.	Total	(Square metres)	
	I	2	3	4	5	6
F	roducti	on (Square metres)			Total qua	antity in stock
First shift			Third shift	Total	(Square metres) Total of columns 6 and 10.	
7	-	8	9	10	11	
Quantity I		Balance	Amour		Amounts	Remarks
(Square me		(Square metres)	A.R. 10 No. & Date			
12	,	13		4	15	16 "

3. In the said rules after form A.R.9. the following form shall be inserted, namely:—
"Central Excise Series No. 62-E.

Original.	
Duplicate.	_
Triplicate.	
Quadruplicate.	
Range Circle	

FORM A R. 10 (COARSE GRAIN PLYWOOD)

[Rulc 96ZD(1)]

Application for removal of Coarse Grain Plywood

Name of Factory/Factories			
Address. I/We. plywood residing at. and holders of C dated. having been pe provisions contained in section E-VIII of Chapte V my/our production of, and transactions in such coars factories hereby tender the sum payable by mc/us i of stated hereunde			
Sl. No. of hand No. of hand Rate as printed presses employed India's No.	rescribed in Government of Sum payable lotification No under rule 96ZB dated		
(Rupces	e above mentioned factory/factories during the		
4. I/We hereby declare that the particular best of my/our knowledge and belief.	s furnished herein are true and complete to the		
Place			
Date	Signature of manufacturer(s) or his/their authorised agent(s)of Ceptral Excise.		
Place	Countersigned		
Date			
То			
of Gentral	Excise]		
	of Central ExciseRangeM.O.R./Sub-Circle.		
Countersigned			
Place			
Date	m.		
Statement of duty	Treasury		
paid at	Sub-Treasury		
	State Bank of India.		
	Reserve Bank of India.		

Name of person tendering payment Partic	culars of payment	Amount (to be entered in words as well as in figures) Rs. P.
(1)	(2)	(3)
-		Head of Account.
II. Union Excise Duties		Coarse grain plywood.
Date(To be filled	in by the Treasury	_
Deposit number		Certificate.
		Received payment of Rupees
Date		(in words).
		Signature of Treasurer.
		Accountant
		Treasury Officer
		Agent or Manager
III. For payment through account curren	nt.	
Title of account or ledger number Number	ber and date of entr	y. Amount Rs. P.
Date		,
Clearance allowed.		Signature of the manufacturer(8)
Place		or his/their authorised agent(s).
Date		
		of Central Excise.

NOTE:-Delete the etries not applicable."

- 4. In the said rules in Form A.S.P.,-
- (1) in the heading the workds "coarse grain plywood" shall be added at the end;
- (2) for the word, figures and letter "and 96-Y", the figures, letters and word "96-Y and 96ZA" shall be substituted;
- (3) after the words "Eectric Battery Parts" where they occur at two places the words "/coarse grain plywood" shall be inserted;
- (4) for letter, words and figures "E-VII of Chapter V of the Central Excise Rules, 1944", the letters, words and figures "E-VII/E-VIII of Chapter V of the Central Excise Rules, 1944" shall be ubstituted;

(5) after paragraph 2, the following paragraph shall be inserted, namely:-

[No. 123/67.]

G.S.R. 983.—In exercise of the powers conferred by sub-rule (1) of rule 8 of the Central Excise Rules, 1944, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 133/65-Central Encises, dated the 20th August, 1965, namely:—

In the said notification, in the Table, for serial number 11 and the entries relating thereto, the following Serial number and entries shall be substituted, namely:—

Rs.

(a) made from duty-paid steel ingots or duty-paid semifinished steel.

(b) others.

Rs.

Rs.

Rs.

Rs.

if it is proved to the satisfaction of Collector of Central Excise that the rails or sleeper bars as the case may be, are actually used for railway track and the procedure set out in Chapter X of the Central Excise Rules, 1944, is followed.

[No. 125/67.]

K. L. REKHI, Under Secy.

(Department of Revenue & Insurance)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 1st July 1967

- G.S.R. 984.—In exercise of the powers conferred by sub-section (2) of section 75, read with sub-section (3) of section 160, of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty third Amendment Rules, 1967.

- 2. In the Second Schedule to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, for the existing item at Serial No. 75 and the entries relating thereto, the following shall be substituted, namely:—
 - "75. Aluminium Articles not otherwise specified and Aluminium Ingots."

[No. 47/F. No. 75/5/67-DBK.]

- G.S.R. 985.—In exercise of the powers conferred by sub-section (2) of section 75 of the Customs Act, 1962 (52 of 1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following further amendment to the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—
- 1. These rules may be called the Customs and Central Excise Duties Export Drawback (General) Forty-fourth Amendment Rues, 1967.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960:—
 - (i) after rule 6, the following rule shall be inserted, namely:
 - "7. Claim for payment of additional amount of drawback.—Where an exporter finds that the amount of drawback paid to him is less than what he is entitled to on the basis of the rate of drawback fixed by the Central Government or the Collector, he shall prefer a supplementary claim in such form as may be prescribed by the Collector."
 - (ii) the existing rule 9 shall be re-numbered as sub-rule (1) of that rule and after the sub-rule as so re-numbered, the following sub-rule shall be inserted, namely:—
 - "(2) Where an exporter has not submitted his application under sub-rule (2) of rule 5 before, or at the time of the export of the goods, he shall, at the foot of the relevant shipping bill, make an endorsement that he would submit the application under the said sub-rule within a period of two months from the date of presentation of the shipping bill."

[No. 48/F. No. Misc./12/67-DBK.]

(Department of Revenue & Insurance)

CUSTOMS

New Delhi, the 1st July 1967

G.S.R. 986.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance, Department of Revenue No. GSR-575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

In the Schedule to the said notification, for serial No. 114 and the entries relating thereto the following shall be substituted, namely:—

"= 114 Aluminium Articles not otherwise specified and Aluminium Ingots."

[No. 71/F. No. 75/5/67-DBK.]

(Department of Economic Affairs)

ERRATA

New Delhi, the 20th June 1967

G.S.R. 987.—In G.S.R. 733 issued by the Ministry of Finance (Department of Economic Affairs) read 4th line as:

' 995 मुद्धता का 27 ध्रक्टूबर 1980 को ' r_{ead} "27 प्रक्टूबर 1980 को ' 995 **मुद्धता** का"।
[No. F.5(19)-W&M/66.]
M. D. PAL, Under Secy.

